UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

(Camden Vicinage)

Renee Blackwell		:	
2001 Columbia Ave, Apt D		:	
Atlantic City, NJ 08401		•	
Titlancie City, 110 00 101	Plaintiff	: CIVIL ACTION NO.: 09-3004	
	1 Iaiiitiii	. CIVIL ACTION NO.: 07-3004	
V.		:	
		:	
State of New Jersey, et al		:	
25 Market Street		: JURY OF TWELVE (12)	
Trenton, NJ 08625		: JURORS DEMANDED	
,	Defendants.	•	
	D'Ollidanies.	•	
<u>ORDER</u>			
AND NOW this	day of	, 2010, upon consideration of Plaintiff's	S
Motion to Enlarge Plaintiff's	response dead	line to Defendants' Motions for Summary Judgme	ent,
and any response thereto, it is	s hereby ORD	ERED and DECREED that Plaintiffs' Motion is	
granted, and Plaintiffs' respo	nse deadline is	enlarged to expire on September 20, 2010.	
AND IT IS SO ORD	ERED.		
		Douglas E. Arpert , M.	 . J.

UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

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2001 Columbia Ave, Apt D Atlantic City, NJ 08401

Plaintiff : CIVIL ACTION NO.: 09-3004

vi.

:

State of New Jersey, et al

25 Market Street : JURY OF TWELVE (12) Trenton, NJ 08625 : JURORS DEMANDED

Defendants. :

PLAINTIFF'S MOTION TO ENLARGE RESPONSE DEADLINE TO DEFENDANTS' MOTIONS FOR SUMMARY JUDGMENT

- 1. This is an action in civil rights arising out of Plaintiff's claim of Defendants' revealing her confidential contact information to her adopted daughter.
- 2. Previously, this Honorable Court, upon motion, enlarged Plaintiff's response deadline to Defendants' Motions for Summary Judgment to expire on September 3, 2010.
- 3. Inadvertently, in her prior motion, Plaintiff did not request more time given Plaintiff's counsel's interim vacation (week of August 23, 2010), and given the complexity of this matter, Plaintiff requires additional time to respond to Defendant's motion.
- 4. Plaintiff requests brief enlargement to September 20, 2010.
- This motion is timely. The aforesaid constitutes *good cause*. F.R.C.P. 6.
 WHEREFORE, Plaintiff requests this Honorable Court enlarge Plaintiff's response

deadline to Defendants' Motions for Summary Judgment to expire on September 20, 2010.

WEISBERG LAW, P.C.

/s/ Matthew B. Weisberg Matthew B. Weisberg, Esquire Attorneys for Plaintiff

UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

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Defendants. :

CERTIFICATE OF SERVICE

I, Matthew B. Weisberg, Esquire, hereby certify that on this 23rd day of August, 2010, a true and correct copy of the foregoing Plaintiff's Motion to Enlarge Response Deadline to Defendants' Motions for Summary Judgment was served via ECF upon the following parties:

Karen Lee Jordan, Esq. Office of NJ Attorney General Division Of Law R.J. Hughes Justice Complex P.O. Box 116 Trenton, NJ 08625-0116

Michael S. Mikulski, II, Esq. Amelia Mauriello Lolli, Esq. Connor Weber & Oberlies, P.C. Ten Melrose Avenue Suite 450 Cherry Hill, NJ 08003

WEISBERG LAW, P.C.

/s/ Matthew B. Weisberg Matthew B. Weisberg, Esquire Attorneys for Plaintiff